

## DuPont File No: CL 1035 F に とり

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## In the Claims:

Please amend the claims as follows:

**TECH CENTER 1600/2922** 

- 1. (Twice Amended) A method for the bioproduction of <u>a</u> C<sub>6</sub> to C<sub>22</sub> mono- [and] <u>or</u> di-carboxylic [acids] <u>acid</u> comprising
- a) contacting, under aerobic conditions, [the] <u>a</u> transformed *Pichia pastoris* [of Claim 3] characterized by a genetically-engineered alkane hydroxylating activity <u>comprising</u>
- i) at least one copy of a foreign gene encoding cytochrome P450 monooxygenase; and, optionally,
- ii) at least one copy of a foreign gene encoding cytochrome P450 reductase, each gene operably linked to a *Pichia pastoris* Aox1 promoter such that alkane hydroxylating activity is enhanced upon contact with at least one C<sub>6</sub> to C<sub>22</sub> straight chain hydrocarbon, with at least one C<sub>6</sub> to C<sub>22</sub> straight chain hydrocarbon; and
  - b) recovering the C<sub>6</sub> to C<sub>22</sub> mono- [and] or di-carboxylic [acids] acid.
- 2. (Amended) The method of Claim 1, wherein the transformed *Pichia pastoris* is strain SW 64/65 identified as ATCC 74409; the at least one  $C_6$  to  $C_{22}$  straight chain hydrocarbon is dodecane; and the [product] recovered  $C_6$  to  $C_{22}$  mono- or di-carboxylic acid is dodecanedioic acid.

## **REMARKS**

Claims 1-23 and 25-27 are pending in this application. Claims 1 and 2 have been amended to more particularly point out and distinctly claim that which Applicants regard as their invention and to place the claims in condition for allowance. Support for the amended claims is found within the claims as originally filed and within the Specification. No new matter has been added. All of the claims under consideration, as amended, are presented as an Appendix attached hereto.

## Summary of the Examiner's Final Office Action

The Final Office Action dated March 30, 2000 contains the following objection and rejections requiring a response:

- (1) Objection to Claim 1;
- (2) Rejection of Claim 16 Under Section 102(b) as being allegedly anticipated by Masuda *et al.* (1995);
- (3) Rejection of Claims 8-23 and 27 Under Section 103(a) as being allegedly unpatentable over Picataggio *et al.* (5,254,466), in view of Picataggio *et al.* (1992), Masuda *et al.* (1995), Zimmer *et al.*, and Schunck *et al.* (1988);
- (4) Rejection of Claims 3-6 Under Section 103(a) as being allegedly unpatentable over Cregg et al., in view of Takagi et al., Takagi (Ohkuma et al.), and Ohkuma;